THE "BOODLERS" TRIAL He testified that he acted as counsel for his brother, John H. Lyddy, a

RESUMED WITH "SQUEALER" DUFFY ON THE STAND.

He is Lashed by the Tormentor, Newcombe, Who Is in Turn Embarrassed by the Witness.

Naw York, December 10.-Today's session of the McQuade trial opened a little late. The prosecuting lawyers were late, but all the rest were on hand waiting to begin. 'Squ a'er" Duffy was again placed in the chair to he lashed by his merciless termenter Newcombe. Doffy thought he and Fullgraff had talked over what they were to say on M-Quide's tr'al in Police Inspictor Byrnes's office, previous to the first trial, but had not done so since. On that occasion Full. done so since. On that occasion Full-graff had refreshed his memory on certain points. Mr. Newcombe tried to show that on this point Duffy had contradicted previous testimony, but his questions were excluded as misleading the witness. The redirect ex-amination beam by Mr. Nicoll, in trying to extricate the testimony of the witness from its muddled condition. To the question if Duffy had sworn falsely on the first trial, the witness replied that be had made mistakes, as he had a poor memory.

"Mr. Duffy," spoke up the Re-corder, "yesterday you testified that you awore falsely before the Senate Committee because you were to'd to so testify. Who to'd you what to

'Mr. Newcombe," answered Duffy. Mr. Newcombe arcse, his face pallid and lips blanched: "At this point," he attered, "of the case I ask permission to take the witness stand in my behalf in regard to this matter." Not now, Mr. Newcombe," replied

the Recorder; "all in good time." Gen. Tracey a'so arose and demanded that his associate be permitted to defend himself on so foul a charge, declaring that when a member of the bar must deal with such people as the witness he was open to such charges, and he was entitled to an opportunity to defend himself. The Recorder said that Mr. New-

combe should be allowed to make a statemen', but that he would not have any speech making now. Duffy was then dismissed.

John F. Thompson, a broker, swore that on the 16th of December, 1884, McQuade boughts ock from him and paid fo it \$5987 in bil's of large de-

George B. Powell, a mechanical engineer, who had an office with Robinn, Scribner & Bright, knew "B.lly Maloney. Saw him frequently in 1884 in Robinson, Scribner & Bright's offices, where the Broadway Surface Railroad Company also had their office. Witness saw Maloney there at the time of the special meeting of the

A dermen, August 30th. J. Francis Kieman, the reporter, who was present at this meeting, was called but did not respond, and an officer was sent in search of him. Lawyer Newcombe stated that he had received two letters threatening him with personal violence if he did not "let up" on Alderman Duffy. He says that he was warned that Michael Duffy was going to attack him from the witness sand, and that he had prepared to mest the charge of Duffy. constituting a written statement by the Aldermen, made at the time of counsel, before the Senate Committee. In that statement they one and all denied that they had any connection with the alleged bribery in the matter of the Breadway franchise. This was to be his answer to the charge by Duffy that he had committed perjury before the Senate Committee by in-structions of Mr. Newcombe.

Mr. Newcombe further stated that one of the threatening let'ers was evidently written by an educated person; it was signed "Justice." He had it was signed

thrown the latters away. Ex-Alderman Charles B. Waite was then called as a witness for the people. Waite retold his version of the events of the memorable year of 1884. It did not differ from the story told on the

After this a recess was taken. Waite's testimony was continued after recess. He swore that the doors of the Aldermanic chamber were locked at the secret meeting in Au-

gust, 1884.

The next_witness was J. Frank Kiernan. He was the City Hall re-porter who fi st made public the pro-ceedings of the "boodle" Aldermen in the secret meeting. He was at the City Hall early that morning and saw several Aldermen go up the stairs toward the chambers. He, too, went up and entered the cleakroom, opening the door with his private key. He could see into the chamber from the closkroom. Alderman Waits was in the chair. Kiernan had previously tried to enter by the public door, but it was locked, so he entered the cloat-room. Witness heard the Broadway franchise bill mentioned and waited no longer, but left to write up his

On his cross examination, Kiernan Mr. Newcombe that he heard only this mention, and did no: wait to hear what action was taken. He did not know whether the door opened inward or outward, and had not investi-gated this point since. Witness went to Morrow's barber shop about 10 o'clock, and found Alderman O'Neil there. He talked with him. Morrow was industriously preparing Alderman Wendell for a shave.

On the redirect examination witness stated that it was fortunate, because the Alderman gave him the in-formation which made it possible for

him to finish his report.
Osborn E. Bright, of the law firm of Robinson, Scribner & Bright, was the next witness. The firm acted as counsel for the Broadway road in 1884 He related the story of Lawyer Lyddy's procuring an injunction to prevent the 1884 Board of Alderman from passing the franchise over the Mayor's veto, and the manner in which the injunction was dissolved by the payment of \$12,500 to Lyddy. The order vacating the injunction was granted by Judge Bartlett, of Brooklyn, on the evening of August 29, 1884. He saw Maloney receive a copy of the order from James Richmond, president of the Broadway road. Witness identified, as prepared in his office in type writer, copies of the Railroad Committee's report, the resolutions censuring the Mayor for his yets of the bill, and in fact all of the documents accompanying the resolu-tion for the franchise.

In cross examination witness said that he knew Waite and Wandell, but no other members of the board of 1884. The work of drawing up the documents was common work. The order vacating the injunction was obtained from the only Judge who could legally grant it at that time. The proceedings in the case were in scenrdance with common custom James M. Lyddy, lawyer, was sworn.

Greenwich street grocer, in procuring the injunction. Witness said that John H. Lyddy signed the consent to the dissolution of the injunction. The lawyer went out and on his return he was shown the \$12,500 in cash. Several other witnesses were examined without eliciting anything new, and a recess until evening was taken.

A NEW DEAL IN BEEF.

A COMBINATION OF THE STRONG. EST CORPANIES

the Country-Boes It Mean Chenper or Bearer Beef for the People?

Dressed Baef Company and the Na-tional Consumers' Baef Company, of this city, and the National Con-sumers' Beef Company, of New Jer-sey, and to form a larger and stronger corporation than ever before, is mak-ing rapid progress. At a meeting of the Western Dreased Beef Company, held at Va. 148 Roadway on Wadness held at No. 148 Broadway, on Wednes day, shout thirty stockholders, representing \$180,000 of the paid up capi-tal, were present. Oliver Samner Teall, the president, resigned, and Moreton S. Paton was elected presi-dent, the Marquis de Mores general manager and T. H. Powers Fare treasurer. Mr. Teall has also resigned as president of the National Consumers Mr. Teall has also resigned as Meat Company, of this city, and the vacancy was filled by the election of Mr. Paton. Mr. Teall was one of the promoters of both enterprises and the chief executive since the organization. Considerable dissatisfaction with his policy was found by the stockholders and they hought out his interests. Yesterday afternoon at a joint meeting of the stock-ho dere, Ormand Hammond, jr., of Baltimore, was elected Eastern manager for both the New York companies, and at a subsequent meeting of the New Jersey company the Marquis de Mores was elected president. It is understood that the next step will be the organization of the new company, with the principal office in the Rink Building, at Broadway and Fifty-third street. The main station will be the Manhattan Market Bullding, on Thir-ty-fifth street, near the North river. The three companies to be marged into one have an aggregate of \$6,0,000 capital, of which over \$400,000 is paid up.

CHIEF JUSTI E WAITE

Dissents From the Opinion of the Supreme Court in the Extradition Case,

WASHINGTON, December 10 -In the ex radition case of the United States against William Rauscher, which the United States Supreme Court decided for bituminous and 347 per cent. for bituminous and 347 per cent. for last Monday, Chief Justice Waite, in dissenting from the opinion of the court, said: "I am unable to concur in the decision of this case. A fugitive from justice has no absolute right of asylum in a country to which he need, and, if he can be got back within the jurisdiction of the country whose laws he has violated, he may be proceeded to be jurisdiction of the country has proceeded with precisely the same as if be had not fled, unless there is something in the laws of the country where he is to the laws of the laws of the country where he is to the laws of the l was got back, to prevent. I concede that the charge of Duffy.

was got back, to prevent. I concede that the charge of Duffy.

was got back, to prevent. I concede that the insugar, spices, tea and canned gords. Sugar consumption has increased that the time of the law of the United States as is a statute, and if there is anything in it which forbids a trial for any other consumption has increased largely abroad, it is claimed, overtaking the supply.

Exports were small last week, but for five weeks show an increase of 8.8 dition was made, the accused may use dition was made, the accused may use it as a defense to presecution on any other charge until a reasonable time has elapsed after his release from cushe was sent back. But I have been unable to find any such provision. The treaty required a delivery up to justice on demand of those accused of certain crimes, but says nothing about what shall be done with them after the delivery has been made. It might have provided that they should not be tried for any other offenses than those for which they were sur rendered, but it has not consequently, as it seems to me the accused has a quired no new rights under the 'realy. He flad from the justice whose laws he violated, and has been got back. The treaty under which he was sur-rendered has granted him no immunity, and therefore it has not provided him with any new defense. If either country should use its privileges under the treaty to obtain a surrender of a fugitive on the pretense of trying him for an offense for which extradition could be claimed, so as to try him for one which he could not, it might furone which he could not, it might furnish just cause of complaint on the part of the country which had been deceived; but it would be a matter entirely for adjustment between the two countries, and could in no way inure to the benefit of the scaused, except through the instrumentality of the government that had been induced the government that had been induced

to give him up. "My D: croz's BILL for the past four years has not been \$10," writes F. G. Bailey, of 30 South Ninth street, Dayton, O. He had Vertigo, Indigestion, Great Nervousness, I flammation of the Bladder, Kidney Disease and Bleeding Pies. Eighteen bottles of Warner's safe cure.

President Gould In the Chafr At a Meeting of the Missouri Pacific Stockholders.

Sr. Louis, Mo., December 10—The stockholders of the Missouri Pacific Railroad Company held a special meeting today, in response to a call by President Gould. Three-fifths of the stock was represented. The first proposition voted on was to increase the capital stock \$4,000,000 over and above the present capital stock, the Board of Directors to give stockhold-ers of the old issue preference in the purchase of the new stock at not less than par. The next proposition was to increase the bonded indebtedness NER VOLLS PI of the company \$,000,000 over the NERVOUS present indebtedness by the issue of MALARIA collateral trust bonds bearing interest at the rate of 5 per cent , to be secured by a deposit with a trustee of first mortgage bonds of rallway companies controlled or operated by the Missouri Pacific Company as a part of its system, the issue of such bonds to be limited as specified in the trust indenture. The propositions were adopted unanimously. The lesses of the Leroy and Cany Valley Air Line railway, of Kanzas, and of the Verdigris Valley, Independence and Western railway, of Kanzas, were ratified, as were also the company's gnaranty of their first mortgage bonds.

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THE STATE OF TRADE.

A JANUARY THAW IN THE MAR-KEYS.

Regular Freshet in Oil and Mining Stocks-A Disagreeable Softness in Grain.

NEW YORK, December 10 .- The following is the trade review for the current week as compiled by R. G. Dun & A "January thaw" came in the marke's last week, in oil and mining sto ke a freshet, which continues. In railroad stocks and grain a disagreeable softness, though the tone is now more confident. London buyers still stiffen stocks, and the rise in silver c-used by French coinsgs for Tong in helps grain, and has started the specu-New York, December 10.-The movement to consolidate the Westarn lative fever in cotton. Siftness in some markets is balanced by hardening of prices in most branches of legitimate trade, but appearative fail ures are numerous in San Franc'sco, Pittsburg, Chicago and New York, and to these are added some imporant and numerous small commercial failures. Dealings here were enormous. 88,745,000 bushels wheat; 30,081,750 shares of stock, 35,683,000 barrels cil here and 10,000,000 in one day at Pittsburg; 926,000 bales of cotton, in-

cluding 2:9 800 in one day.

Wheat had not climbed far and had not far to fall. The highest price reached was about 90 cents, against a November average of 85 cents and 84 cents in October. Corn declined but little, and lard an eighth, pork products being sustained by a decrease of 35 per cent. in Western packing for half November, owing to the Chicago strike Cotton receipts for the week were 18,827 bales below last year, but 65,000 bales larger for the season thus far, and the price advanced five-six-teenths. Oil collapsed 7 cents in one day, and 13 cents for the week. A coffee speculation, begun in Europe, on account of a comi g short crop in Brazil, lifted the price a full cent. Iron production December 1st w/s 121,361 tons weakly, a ainst 118,592 tons November 1st, and for eleven month has been 4,741,400 tons an-thracite and bituminous, while the British make falls from 7,250,000 tons last year to 6,750,000, estimated, for

this year. The key of the iron market is the sale of 1,238 961 tops of steel rails for this year, of which the record is most significant. No less than 737,307 tons went west of the Mississippi, 391,654 east and 825,106 tons north, including 450,825 tons west of the Massissippi ond 453,855 tons south, including 286,-482 tons west of the river Large sales were made last week at \$35, and pig is now quoted at \$10. Coal tonnage

coke over last year.
The rise in cotton has yet caused but few advances in goods, but exports have been large. Wool is weaker, prices yielding a little at the London sale. In goods the tone is generally strong, but foreign wo stade are offered

per cent. over last year, sgainst 75 per cent. increase in imports. Gold still comes; \$10,212,000 during the week, tody on account of the crime for which he was sent back. But I have been unable to find any such provision.

With \$1,100,000 in \$1,300,000 in legal tenders, and \$2,000,000 in re in silver certification. with \$1,400,000 more reported shipped. cates. Money is generally reported in good supply, though the demand is large. Collections, generally satisfac-tory, lag in some Southern districts, and back clearings continue less than lest year in that e c ion; a little larger on the whole in New Eugland, smaller at St. Louis and about the same at Chi-cago, but greatly increased at many other West in points.

The business is luras during the last seven days number for the United States 252, for Canada 22; total, 274, against 242 last week, and 216 the week previous. The increase noticeable is mainly in the Southern States, where the essualties are far above the average in number, if not in importance

New Line of Steamers-Interna-tional Exhibition.

Washington, D.camber 10 —In a recent dispatch to the State Depart-ment, Mr. Tree, the American M. nister at Brusse's, reports that the goverament of the independent State of the Congo has contracted for the e-tablishment of a egular line of Belgian steamers between An werp and the Congo. The vessels will depart from Antwerp at first once every six weeks, but eventually once a

The government has received, through the British legation in Washington, an official invitation to partici-pate in an international exhibition which is to be held at Manchester, Eng., next year to calebrate the jubi-lee of Her Britannic Majesty's reign. Warner's safe cure permanently cured him, as he will tell you if you write and enclose a stamped envelope. Ask your friends and neighbors about with and manufactures during the Victoria and Manufactures and Manufa arts and manufactures during the Vic-

BROWN'S IRON BITTERS WILL CURE

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SCROFULA

I do not believe that Ayer's Sarsaparilla has an equal as a remedy for Scrofulous Humors. It is pleasant to take, gives strength and vigor to the body, and produces a more nermanent hatting re-Humors, permanent, lasting, result than any medicine I ever used.—E. Haines, No. Lindaie, O. I have used Ayer's arsaparilla, in my fam-lly, for Scrofula, and know, if it is taken faith fully, it will thoroughly cradicate this terrible disease.— W. F. Fowler, M. D., Greenville, Tenn.

Erysipelas,

Canker, and

Aver's Sarsaparilla.
After taking ten bot-tles of this medicine I am completely cured.

— Mary C. Amesbury.

Rockport, Me. I have suffered, for years, from Catarrh, which was so severe that it destroyed my appetite and weakened my system. After try-ing other remedles, and getting no relief. I Catarrh,

For forty years I have suffered with Erysipelas. I have tried all sorts of remedies for my complies to the second second

for my complaint, but found no relief until I

ing other remedles, and getting no relief, I began to take Ayer's Sarsaparilla, and, in a few months, was cured.
—Susan L. Cook, 900 Albany st., Boston Highlands, Mass. Can ha purifying Ayer's Sarsaparilla is superior to any blood purifier that I have ever tried. I have taken it for Scrofula Canker, and Sale Rheum, and received much benefit from it. It is good, also, for a weak stomach.—Mille Jane Peirce, South Bradford, Mass. Ayer's Sarsaparilla the blood

Ayer's Sarsaparilla, Prepared by Dr. J. C. Ayer & Co., Lowell, Mass. Price \$1 : six bottles, \$5.

President of the Great LOUISVILLE COU-RIER-JOURNAL CO., tells what he knows of Wintersmith's Chill Cure,

OFFICE OF THE COURTER-JOURNAL,
LOUISVILLE, KY.

Dr. Windersmith—Sie: I walve a rule I have observed for many years, the value of your remedy prompting me to say, in reply to your request, what I know of your Chill Cure. The private assurances of its officacy I had, and the rood results of its effects I had observed on Mr. R. W. Meredith, who for more than 5fteen years, had been forman of my office, induced me to test it in my family. The results have been entirely satisfactory. The first case was of two years' standing, in which I believe every known remedy had been tried with temporary relief—the chills returning periodically and with seemingly increased severity. Your cure broke them at once, and there has been no recurrence of them for more than six menths. The other case was of a milder form, and yielded more readily to other remedies; but the chills would return at intervals until your medicine was used, since which time, now several months, they have antirely disappeared. From the opportunity I have had to judge, I do not heattate to express my belief that your Chill Cure is a valuable specific, and performs all you promise for it. Respectfully.

ARTHUR PETER & CO., Agente, Leuisville, Ky. OFFICE OF THE COURTER-JOURNAL, LOUISVILLE, KY.



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A. A. Spinal Meningitis, Milk Fever.
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PROBATE COURT SALE -0F-REAL ESTATE.

No. 229, R.D.—In the Probate Court of Shelby County, Tennessee—J. A. Anderson, edministrator, etc., vz. R. B. Miller, guardian, etc., et al.

BY virtue of a decree for resale in this cause, I will sell at public suction to the highest bidder, in front of the Courthouse door, on Main street, Memphis, Tennessee, on

house door, on Main street, Memphis, Tennessee, on Seturday, Becomber 1., 1886, within legal hours, the following described real estate, to wit:
Lying and being in the city of Memphis, county of thelby, and State of Iennessee, to-wit: Known as No. 145, being the west half thereof, fronting 25 feet on Market street and running task 74 feet 3 inches.
Terms of Sale—One-third cash; balance payable in equal installments in six and twelve months; purchaser to execute notes with good and sufficient securities for deferred payments, and a lion retained until the whole of the purchase money is paid.

This November 27, 1886.

By Thos. B. Grenshaw, D. C.
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Ask your neather for ... Original \$3 Shoe. Bowere of initiations. Mone Genniae anices bearing this Stamp. JAMES MEANS' 83 SHOE! Made in Button, Congress and Lare. Best Cay
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newill fring you information now to got this thou in
any State or Territory. J. Means & Co. P3 SHOT

This shoe stands higher in the estimation of Wedners than any other in the world. Thousands who wear it will tell you the reason if you J. W. VOEGELI & CO. ARTING COMMERCIAL COL LEGE, 313 Sixth St., Washington, D. C. Provides practically assist business edu-cation. No terms nor vacations. Students enter at any time. Terms: Lite scholarship, 40. Twelve weeks Course, Board, etc., 575. Send for circular.

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Doors, Sash, Blinds, Moldiags, all kinds of Door and Window Frames, Brackets, Scroll-Work, Rough and Dressed Lumber, Shingles, Laths, Water Tanks, All kinds of Wood Work Executed at Short Notice.

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DEALER IN WALL PAPER

Window Shades, Picture Rail Mouldings and Mixed Paints. HOUSE, SIGN AND FRESCO PAINTER. NO. 225 SECOND STREET, · · · MEMPHIS, TENN

Trustee's Sale. Under the authority vested in me as the Chairman of the Quarterly County Court of Shelby, and by virtue of said effice Trustee of the estate of W. H. Bellen, deceased, as appears of reverd in Beek 105, page 119, etc., of the Register's office of Shelby county, Tenn., I will, as said Trustee, on Monday, December 20, 1886,

at 12 o'clock m., on the southwest corner of Main and Madison streets, in the city of Memphis. Tenn., offer for sale, at public outcry, and sell to the highest and best bid-der, the following described real estate, to-wit:

wit:
The property known as "The New Kent and Kaimes" Plantations, containing, by estimation, 229 11-12 acres, lying in Payette county, Tenn., about two miles S. E. of the town of Reseville, on the Man phis an Charleston Failroad, about 22 miles east of Memphis, Tenn. These lands are situate in one body, and are described as follows; viz: lat-All of section six, in townshi one, range three west of the basis meridina of the Chickasaw Cession, containing 640 and the Chickasaw Cession. Containing 640 and allow the S. E. S. of section S. in townshi one, range three west, exhibiting 160 acres. Also, one half of the S. E. S. of section S. in townshi one, range S. west, the range being described and bounded as follows: Reginning at the S. W. owner of and 3 section; running thence has east he poles to the eastern boundary line of and seather, thence with said boundary line scatch D. oles to a stake in the field thence south 60 poles; thence one of soles to diame Marchael's line; thence morth with said time 110 pole vio the bears meridina of the their and the said the said the said the said the said they contain a Si acres. The said they in the said the said they are the field thence and the field the said they are the said th

Maps showing survey and division of these lands, embodied and known as "Richland Plantation," will be exhibited on the day of sale, and in the meantime may be seen at the office of the Chairman of the Shelby sale, and in the meantime may be seen at
the office of the Chairman of the Shelby
County Quarterly Court.

Also, a tract of 100 acres, lying in Fayette
county, Tenn. about three miles north of
Somerville, beginning at the N. W. corner
of the original tract bought of James K.
Polk by Burrus Carter; thenes south 91 3-7
poles to a stake in the District line road;
thence sast 175 poles to a stake with blacko, k and black gum pointers; thence north
91 3-7 poles to a stake in the corner of O. B.
Catter's and J. R. Mosby's line; thence
west 175 poles to the beginning, and known
as the "Mosby Tract."

All of said lands are well improved and in
a fine state of cultivation.

Terms of Sale: One-fourth each, balance
in one, two, three and four years, with interest from date, and secured by trut deed
on said lands. D. C. LAUGHTER,
Chairman and Trustee of Estate of W. H.
Bolton,

Bolton, R. D. Jordan, Attorney. R. D. Jordan, Attorner.

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erage. Ten lines will access, with copy of
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Hendquarters for Tran Fences and Cratting,
Galvanized Iran Cornton Tto House Sciences. Proclamation by the Governor, The State of Tennessee - Wm B. Bate, Governor-To all which also these presents, Greetings.

White Harden is the been made known to White a summitted murder on the body of Reach builty on the - day of October, 1888, in our county of Shelhy, find from lumide and nowrunning at larger.

Now, therefore, I. Win B. Bate, Governor as aforesaid, by vir ue of the power and anthority in me vested, do hereby offer a reward of two hundred and fit's dollars to any person or persons who may apprehend the said Sam Bruce (c), and deliver him to the heriff or lailor of our county of Shelhy, in order that justice in that health may be had and executed. This reward is psychie, half on delivery to sheriff and half os conviction.

RAM BRUCE, wanted for killing Boach

half on delivery to sheriff and half on conviction.

EAM BRUCE, wanted for killing Koach
Oakley, is 5 test 9 inches high, heavy selvbroad shoulders, genuine colored man, large
leatures, keen black eyes; had Burnside
whickers, mustache running back to whise
kers; bossting disposition; breis turn out
more than ordinarily in walking. Hails
arom Morgan Point, near Occools, Arn., and
more recently from Bell's sawanill, near
Lakeview, in Tennessoe.
In Testimony Whereet, I have hereunto set
my hand, and caused the Great Scal of the
State to be affixed, at Nashville, on the 9th
day of November, 1886.

WM. B. BATE.

By the Governor-

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